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MEMO ENDORSED

July 16, 2019

**Via ECF**

Hon. Nelson S. Román  
United States District Court  
300 Quarropas Street  
White Plains, NY 10601

Re: *Congregation of Ridnik, et al. v. Vill. of Airmont, et al.*  
Docket No. 18 Civ. 11533 (NSR)

ALEXANDER J. ELEFThERAKIS  
AELEFThERAKIS@SOKOLOFFSTERN.COM

The application is ☒ granted.  
☐ denied.

Nelson S. Román, U.S.D.J.

Dated: July 17, 2019

White Plains, New York 10601


Clerk of the Court requested  
to terminate the motion  
(doc. 38).

Your Honor:

We represent the Defendants. Per the Court's Individual Rule 3(B), we write to request permission to file a 35-page memorandum of law in support of Defendants' motion to dismiss the First Amended Complaint ("FAC"). The 82-page FAC concerns three distinct land-use projects, and each plaintiff asserts nine causes of action under the Religious Land Use and Institutionalized Persons Act, the Fair Housing Act, and the U.S. Constitution. The additional pages are necessary to fully address the multitude of factual allegations and legal claims.

Thank you for your consideration of this matter.

Respectfully submitted,  
SOKOLOFF STERN LLP

  
Alexander J. Eleftherakis

cc: All parties by ECF

